
STATUTORY INSTRUMENTS

2006 No. 3370

**The Financial Assistance Scheme
(Miscellaneous Amendments) Regulations 2006**

PART 4

Amendment of the FAS Appeals Regulations

Amendment of the FAS Appeals Regulations

- 9.**—(1) The FAS Appeals Regulations are amended in accordance with this regulation.
- (2) In regulation 2 (interpretation), after the definition of “survivor” add—
- ““terminal illness eligibility decision” means a review decision made by the scheme manager under the FAS Internal Review Regulations which relates to a determination as to whether or not the scheme manager is satisfied that a qualifying member is terminally ill for the purposes of regulations 17(3) (annual payments: terminally ill qualifying member) and 18(1)(a)(ii)(bb) (initial payments: terminally ill qualifying member) of the FAS Regulations.”.
- (3) In regulations 6(2)(b) (notice of appeal) and 17(4)(a) (time and place of oral hearings), for “or a member eligibility decision” substitute “, a member eligibility decision or a terminal illness decision”.
- (4) In regulation 19(9)(b) (further provisions relating to attendance at oral hearings where appeal relates to scheme notification decision or scheme eligibility decision), after “11(1)(a) and (3),” insert “12(2),”.
- (5) In regulation 26(7)(b) (further provisions relating to combining appeals where appeal relates to scheme notification decision or scheme eligibility decision), after “7(3)(a)(i),” insert “11(1)(a) and (3),”.